

SEWER PUMPS TO BE STARTED

Final Steps Today in Effort to Put Intercepting Sewer Into Operation.

INSPECTION ISSUE RAISED

CITY ENGINEER STILL TRYING TO EXTEND HIS AUTHORITY.

If the Campbell Building company accepts the form of waiver which the city attorney has drawn up and executes it today, no time will be lost in starting the pumps and putting the intercepting sewer into operation. The mayor and H. G. McMillan, chairman of the board of works, will meet with Mr. Campbell today and an effort will be made to adjust matters so as to be in a position to order the pumps started. The waiver will provide that the Campbell Building company will consider the starting of the pumps as acceptance of the outlet pipe work. It also provides that while the pumps are running the city will waive its claim of \$10 a day for forfeiture for not having the work completed on time. This clause was insisted on by Mr. Campbell, apparently for the purpose of being held to the forfeiture clause in the contract. The outlet pipe is many weeks overdue and if the city insists upon its pound of flesh there will be a big bill against the contracting company.

The claim is now set up on behalf of the company and by some of the members of the board of works that City Engineer L. C. Kelsey is not without blame for the failure of this work. One member of the board stated yesterday that the specifications were drawn in such a manner that no contractor could have made the work any better than has the Campbell company.

Kelsey Wants Authority.

The city engineer has claimed all along that the work was not being properly done and that the board of works is at fault in not having it properly inspected and the work done according to contract. Some members of the council are disposed to agree with Kelsey, but the mayor and Councilman Mark Reddell, chairman of the engineering committee, have a more lenient view of the contractor's work. The city engineer in this matter sees a step toward his cherished plan of getting all the city work placed under his inspection. Few of the councilmen are with him in this, but he keeps trying. The board of works members do not hesitate to say that Kelsey is too grasping and would, if he could, run the whole work of the city.

The board of works inspectors are to blame for the present condition of affairs. Every member of the council admits that the system of inspection is wrong and even the mayor in his message recommends that they be only appointed after having shown fitness by examination. This suggestion the mayor will probably precipitate another war, as Kelsey and his friends will claim that the city engineer is the only person qualified to pass upon their fitness. This is equivalent to giving Kelsey control of the inspection.

TO INCREASE WATER RATES

Ordinance to Be Revived by Council in Committee of the Whole This Morning.

The ordinance providing for the raising of the water rates, which has been buried in the committees of the city council for many months, will be taken up this morning by the city council in a meeting of the committee of the whole. This ordinance applies particularly to the water rates and chiefly to the larger consumers of water. It establishes a flat rate of 8 cents a thousand gallons, raising the present rate from a minimum of 2 cents to 8 cents and lowering the maximum charge from 10 cents to 8 cents. This will affect to a very considerable degree the rate of the breweries and laundries, which are about the only consumers of water to whom the minimum rates have applied. It is also proposed to compel the property owners to pay for the installation of the services, which are now put in by the city. There are also some other regulations devised to effect a saving to the city and to make the consumer pay a trifle more of the expense of running the department.

WILL NAME JUDGE TODAY.

Three Applicants for Place in Juvenile Court.

The juvenile court commission is called to meet in the office of the governor this morning. The principal business to come before the commission is the appointment of a judge of the juvenile court of Salt Lake. For this office there are now three applicants, M. A. Breeden, former attorney general, J. Fred Anderson and the present judge, Dr. E. G. Gowans. Many of those who have at first favored the reappointment of Dr. Gowans now say that since it has been practically decided that the court should have some jurisdiction over adults contributing to the delinquency of minors and that these could demand a jury trial, the judge of the juvenile court should be a lawyer. Many of the strongest supporters of Governor Spry have been urging the Breeden appointment and he is said to have at least one member of the commission absolutely pledged to his support.

Bank Balance

A larger bank balance than you have immediate use for can be profitably used by investing a portion of it in our Six Per Cent Mortgage Certificates.

These Certificates are issued in amounts from \$100.00 to \$5,000, are not taxable and will be a source of convenience and profit to you.

All you need to do is to mail a check, draft or money order for the amount desired and receive your certificate by return mail.

SALT LAKE SECURITY & TRUST COMPANY
32 Up. Main St.

TEACHERS URGE IMPORTANT LAWS

Committee Appointed by State Association to Forward Legislation Completes Work.

The committee of the state teachers' association to consider needed legislation finished its labors at a meeting yesterday in the office of A. C. Nelson, state superintendent of education. It was left to the chairman, Superintendent Nelson, to appoint a committee of five to formulate the legislation upon which the committee had agreed. This he will do today.

The recommendations of the committee will include a request for 200 additional normal scholarships at the university and a provision that the name of the state normal school be changed to the State School of Education. State aid to high schools will be urged by the committee, and the legislature will be memorialized on this subject.

Another bill will be introduced to change the boards of education of cities of the second class and consolidate districts of the first class. These boards now serve for four years and all are elected and retire together. The committee wants this changed to elect a board of five members, one member of which will be elected annually.

Another piece of legislation which the committee will ask is that the teachers of boards of education be required to place funds in banks offering the best terms.

That boards of education should look into the health of the teachers it may employ, the committee considers it important. It will ask that it be made imperative on boards to require a physician's certificate of health on employing new teachers, the certificate to have special reference to tuberculosis.

BILL TO ENFORCE THE PARKING OF CITY STREETS

If Citizens Do Not Improve Property, Commissioners Will Do It at Owner's Expense.

The city board of park commissioners met yesterday in the office of the city recorder for the first time for some months. Details of a bill which the legislature will be asked to pass were discussed and the city board was instructed to prepare the measure in accordance with the decision of the board. This bill, if it becomes law, will give to cities of the first class the same power to compel improvements which is already enjoyed by cities of the second class. At present the board has no power to levy a special tax on abutting property for parking purposes. It is proposed to make the law such that if a property owner fails to park his property after receiving notice of the establishment of a district the commissioners may step in, do the work and levy a special tax against the property for its payment.

When the board is able to do this it will proceed during the coming year with the completion of all the parking districts already laid out.

C. H. Griffin will preside over the meeting of the board while the chairman, Fred Wey, is abroad. Mr. Wey will leave on his European trip Thursday.

STORM FROM COAST IS DUE

Zionites Will Probably Experience a Severe Cold Wave With Rain or Snow.

To some extent the weather man was right in his prediction for yesterday. There was a slight shower early in the afternoon, but it caused little inconvenience. The ladies who were out with new dresses did not even get wet. For today a real rainstorm or possibly snowstorm is promised. The storm over the Pacific coast still continues and is causing trouble at that territory no end of trouble. Much agricultural land in California is covered with several feet of water. The railroad bridges are either washed out or made unsafe. The high water makes reconstruction impossible. Weather in southern California is warming up to some extent, but is not a great improvement over Salt Lake.

The Pacific coast storm is headed this way. Washington, Idaho and Nevada are now suffering from bad storms and traffic is being tied up to some extent. The Atlantic states are now coming in for their share of cold weather, 22 degrees below zero being reported from several points in that region yesterday.

SUES OREGON SHORT LINE.

Hodges Seeks to Collect \$12,472 for Loss of Foot.

Joseph Hodges, a member of the legislature from Lakewood, Rich county, will bring an action against the Oregon Short Line today to recover \$12,472 personal damages for the loss of a foot through the alleged negligent operation of a train by Short Line employees. On Nov. 18 Hodges was in charge of stock on its way to the eastern market. At Fossil, Wyo., he was informed by trainmen that sheep were piled in one of the cars and he was advised to go and prod them up. While at this work he avers that the train was started up suddenly, he was knocked down and under the train by a water trough which stood too close to the track, and that the accident resulted in the loss of his left foot. This member he computes to be worth over \$12,000.

ELDRIDGE SENDS BONDS.

Expects to Open Assay Office in Salt Lake Jan. 25.

The assay office in Salt Lake City will in all likelihood be open for business Monday, Jan. 25. This statement J. U. Eldredge, Jr., who will be the assayer in charge, gave out Tuesday. Mr. Eldredge stated that he had perfected his \$30,000 bond with the Fidelity Surety company of Baltimore as security, and that the document is now on its way to Washington, D. C. Just as soon as it is accepted by the treasury department Mr. Eldredge will assume charge of the assay office here. Jack May will be the deputy in charge. The other employees of the office have not been announced.

MURDERER IS PARANOIAC AND IS COMMITTED TO INSANE ASYLUM

Axel Carlsson, who killed his sister-in-law, Matilda Eklund, at Sandy on Thursday night, will escape the executioners for the same reason that Harry K. Thaw did not suffer the death penalty for the killing of Stanford White. Carlsson is pronounced a paranoiac. Furthermore, the jury commission which has been sitting upon his case for two days says that he is a degenerate of the worst type.

The commission has found that Carlsson's case is one of unusual malformation. No two members of his body are alike. His right ankle is enlarged, his right ear, right nostril, right shoulder and hip are all abnormal and of peculiar formation. His hips are sunken. His right eye differs from the left in its form and expression.

All of these things, which were discovered by the doctors who made a physical examination of the murderer, have resulted in a decision to send him to Provo, where he will probably spend the remainder of his natural life at the state mental hospital.

Physically and mentally the man is abnormal. His sister, Mrs. Emma Hickman, told the insanity commission that he had complained of imaginary noises by wagons and trains, and he had a dream that the smelter had stolen a smoke consuming device which he had invented. He had been added to the insane list in Provo when he was 12 years of age. Anton Gustave Carlsson, a brother, also had noticed that the man had acted queerly since Christmas, and had induced him to leave Park City to Salt Lake to obtain work, thinking that he might be better.

Judge T. D. Lewis of the district court, who presided over the commission, would

not allow Carlsson to be put on the stand, as under the circumstances it did not appear that any truthful statement could be expected of him.

It is upon the physical examination made of the man in the county jail that the commission relied in making its report, recommending that he be committed to the Provo institution. Evidence of the abnormality of the prisoner were apparent. His conversation with the doctors and what he told them of his life bore out the opinions they had formed when they observed the malformation of his body. There was suffering from secondary degeneracy they did not hesitate to pronounce. That he is a paranoiac was their ready conclusion.

He will go to the state mental hospital as a lunatic of the most dangerous type. While he may appear perfectly sane for months, there is no possibility that he can recover.

The insanity commission which examined the man comprised Judge T. D. Lewis, District Attorney F. C. Leifsborg, County Physician Dr. T. G. Odeil and his assistant, Dr. F. H. Kirtley.

During the whole of the examination Carlsson manifested but a casual interest in what was going on. In the court room even the tears of his sister did not cause him to look up. He was entirely stolid and indifferent to his surroundings.

LUNATIC SAYS HE IS A MURDERER AND ASKS TO BE INCARCERATED

Alfred Lockett, aged about 40 years, nearly caused a panic yesterday by walking into the office of the sheriff at the city and county building and announcing that he was a murderer. They are not used to murderers in the sheriff's office in the building which is largely given over to the civil division. But Lockett, a married man, said that he had killed a woman.

"Yes, I am a murderer," he said, "I killed a man in Chicago several years ago and it has been wearing my conscience out ever since. Put me in jail."

Axel Steele, chief criminal deputy, came along about that time and obliged the man by taking him in charge. He was taken to the county jail and a charge entered against him not of murder, but of insanity.

Inquiry resulted in the discovery that Lockett was adjudged insane by an insanity commission here in March, 1906, and committed to the state mental hospital. He spent some months there and was finally released to his home.

Some of his relatives shipped him to his brother in Cuba, but he jumped off the train and made his way back to Utah. He has since been hanging around (Union) City, until he came to Salt Lake a few weeks ago and has been staying, he says, on East Third South street.

There are plenty of evidences of his insanity. He has threatened to kill his wife, say those who know him. Mrs. Lockett has feared this and wrote to the governor, asking that he would hold the state responsible for any violence he may commit if he is not held in custody.

The governor notified the sheriff about the time that Lockett showed up as a self-confessed murderer. The man will be held in the county jail, but the sheriff of the state mental hospital will be here to assist in a hearing before an insane commission which will sit in Judge Lewis' court this morning.

Lockett has displayed no violent symptoms since his arrest, but has insisted on being taken to Chicago murder. His wife lives near Union.

ready been a number of suits for damages on account of the tampering with the city with established grades and in some of them verdicts have been obtained.

OTIS P. TILLERY of Denver and Miss Cora Whimpey, a popular young woman of Lehi, visited the city and county clerk, secured a license and were married by J. U. Eldredge, deputy county clerk, and an elder in the Mormon church. Mr. and Mrs. Tillery will take up their residence in Englewood, where the groom is in the employ of the Denver & Rio Grande railroad.

FRANK J. HEWLETT, president of the Hewlett Bros. Co., left last evening for a business trip to San Francisco. Mr. Hewlett will be absent about ten days.

A WARRANT was issued yesterday for the arrest of O. Engdahl, president of the state board of health, on a charge of obstructing the removal of building material and other obstructions from the streets. Engdahl is accused of having permitted a quantity of material to obstruct the sidewalk on First South, between Third and Fourth East streets, where he was building a house.

THE NEW STATE BOARD OF EXAMINERS met yesterday in the governor's office and organized, making the governor chairman and the secretary of state its secretary. Another meeting will be held today.

PERMIT was issued yesterday from the office of the city building inspector for a story and a half brick office and lumber storage building for the Utah Lumber company at 33-34 West First South street. The building will be 15 feet high, and will cost \$5,000. A. N. Humphries took out two permits, one for a one-story five-room brick dwelling at 422 East Ninth South street to cost \$2,200, and another for a story and a half six-room brick dwelling at 47 East Ninth South street to cost \$3,000.

JUDGE C. W. MORSE of the district court yesterday granted William B. Scott a divorce from Emma Scott on the ground of desertion. They were married in London, England, in December, 1880, and Mrs. Scott ran away from him in February of 1906.

MAYOR JOHN S. BRANFORD yesterday asked his signature in approval of the legislation of the city council at its meeting Monday evening.

RESIDENTS OF NINTH SOUTH from West Temple to Fifth West are asking the city council that the street be graded and gravelled. It is now, they say, almost impassable, the fences having been moved into the street.

GOVERNOR SPRY yesterday affixed his signature to the first law of the present legislature. This is chapter 1 of the laws of Utah, 1909, and is an act making provision for the expense, regular and contingent, of the eighth legislature, in the sum of \$5,000.

ALL OF THE INVITATIONS to the governor's ball at the Odeon Jan. 25 have been issued. The holders of these invitations may now purchase their tickets at the Salt Lake theatre from George D. Pym, treasurer of the committee, to whom they may be made payable. It costs \$5 to attend the governor's ball in Utah.

Zion's Savings Bank & Trust Co. Transacts a general trust business and pays 4 per cent interest on savings deposits. Joseph F. Smith, president; Anthony H. Lund, vice president; O. C. Beebe, cashier.

Crown Bathadora
Softens it and adds greatly to the pleasure of the morning bath.
\$1.00 the Box
SCHRAMM'S
WHERE THE CARS STOP
Bath Requisites

ENFORCEMENT OF PURE FOOD LAWS

Proposed Law Delegates Authority to Bureau Consisting of Seven Members.

At a meeting at the office of John Peterson, state food and dairy commissioner, yesterday a number of leading dairymen framed the first draft of a bill for the legislature to create a state food and dairy bureau. Besides the establishment of the bureau an appropriation of \$15,000 will be asked to put it on working basis.

The bureau as at present planned is to consist of seven members, of whom the governor will be chairman and the state food and dairy commissioner and state chemist ex-officio members. The other four members will be appointed by the governor on recommendation from state associations of the industries which they will represent. If there are no such associations then the governor will make the appointments at his discretion. It is intended that there shall be on the board one manufacturer of food products, one dairymen, one representative of the livestock and slaughtering industry and one merchant or dealer in food products.

It is intended that the bureau shall have control of the enforcement of the food laws of the state. It will appoint inspectors for each industry, who shall inspect all meats, canning factories, dairies and cheese factories as well as all places where food products are made and sold. This will include inspection of packing plants, as well as hotels and restaurants.

The bureau will prescribe and formulate regulations which will be enforced against all these industries. It will also act in an educative capacity and will organize associations all over the state to teach and inculcate the better production of the purest forms of food products.

Regular reports will be made to the legislature of the work of the bureau. The members will be expected to serve without compensation and may be removed by the governor at any time.

HERE'S WHERE BACHELORS GET AN EVEN BREAK

Supreme Court Says a Wife Is Not Necessary to Claim Legal Exemptions.

It is not necessary that a judgment debtor should be the head of a family to claim the benefit of exemption. This was emphasized in an opinion of the supreme court handed down yesterday in the case of A. E. Snow, respondent, against E. H. West, appellant. Another point brought out in the same case is that actions against a sheriff, marshal or constable upon a liability incurred in performing his official duty, can only be commenced within two years from the time of the act complained of and an action for detention or taking of personal property must be commenced within two years from the time of the act.

In this case it was alleged that Sheriff C. Frank Emery and Deputy Sheriff Sharp had wrongfully seized personal property alleged to be exempt upon an execution from the city court on a judgment in favor of West and against Snow. Snow recovered \$2,500 damages in the district court and West appealed, alleging that the action was barred by the statute of limitations. It was also set forth that the lower court erred in refusing to instruct the jury that Snow had no right to claim the exemption of his library and include the same in the place of his unmarried and not the head of a family.

The supreme court affirms the judgment of the district court.

MASONS NOW IN SESSION

Grand Lodge of Utah Will Elect Officers for the Ensuing Year Today.

The grand lodge of A. F. & A. M. for Utah began its annual session at the Masonic temple yesterday morning, with about 50 members present. A day was devoted to the transaction of the usual business coming before the annual session of the grand lodge, and the hearing of reports from the various officers, including the address of Grand Master James H. Brown.

This afternoon the election of grand officers for the ensuing year will be held and the new officers will be installed in office at the evening session. Following the installation a banquet will be served. Among those attending the sessions are members of the lodge from various portions of Utah and a considerable number of visiting brothers from outside of the state.

BURGLARY AT MURRAY.

Clothing Store Entered and Robbed at Early Hour.

Some time during the early morning hours of Tuesday burglars entered the D. Sanction clothing store on State street, Murray, and plundered the place of a quantity of watches and knives valued at about \$50. Entrance to the store was gained by forcing the transom of the rear door to the store.

No clue was obtained to the identity of the burglars, but Marshall Maule and the opinion that the job was done by a number of small boys.

A close watch will be kept for the attempted disposal of the stolen articles.

A private safe may be rented in the fire and burglar proof vault of the Salt Lake Security & Trust Co., 32-34 Main street, \$2.00 per year and upwards.

McDonald's
Refreshing After a Shopping Trip
COCOA

The Worst of Winter Probably to Come and Here We Are Selling All

HEAVY-WEIGHT OVERCOATS 1/2-PRICE
Regular Figures, \$15 to \$40

The \$10.85 Suit Sale Goes Merrily On.

Siegel's
228-230 MAIN.

Sweet's Society Chocolate
The Favorite Candy of Your Favorite Girl
They are perfectly satisfying, palatable and pure. Daintily packed in pretty Royer purple boxes. At all drug stores.

The Best New Year Resolution Yet
"Be it resolved by me, John Doe, that, beginning with my next pay day, I will, during the whole of the year 1909, deposit with the Utah Savings & Trust company at least one-tenth of all my income, and as much more as I can conscientiously spare, the same to remain in the said bank at four per cent per annum interest until actual and necessary needs of my family or myself render necessary the withdrawal of all or a portion of the funds so deposited. This resolution is not subject to repeal or amendment except in case of accident, illness or other misfortune which renders compliance therewith practically impossible."

Paste this resolution in your hat, studiously observe it, and when the year has rolled round come to the bank and tell the man at the window whether or not you are pleased with your performance.

Make our bank your bank.

Utah Savings & Trust Co.
NO. 235 MAIN STREET.
In the Business Heart.

VIOLATES SPEED LAW AND GOES TO JAIL

George Islaub, Delivery Boy, Is Twice Arrested and Then Starts Cussing.

George Islaub, aged 19 years, and a driver in the employ of Green & Reeves, plumbers, managed to work himself into a good deal of trouble yesterday through his disdain for the law. Young Islaub was first caught violating the speed ordinance in driving over the intersection of First South and State streets faster than the prescribed four miles per hour. After depositing \$2 as bail money he left the station only to be rearrested a few minutes later for a repetition of his first offense.

Then, when being questioned by Mounted Patrolman Price, Islaub gave vent to a burst of profanity that resulted in his being held for using abusive language. His banal remarks were charged with \$10, and, being unable to produce it, the youth was led off to the jail.

CAVANAUGH LOSES WATCH.

McAvoy and Lenihan Pawn Ticker and Are Held for Burglary.

Tom McAvoy, a miner aged 4 years, and Joseph Lenihan, a laborer aged 27 years, were arrested by Detective Chase and Burt yesterday forenoon charged with being implicated in the theft of a gold watch from J. Cavanaugh. The theft was committed Monday evening, and the arrest of the men followed the discovery that they had sold the watch to a local pawnbroker. Cavanaugh gave vent to a burst of profanity that resulted in his being held for using abusive language. His banal remarks were charged with \$10, and, being unable to produce it, the youth was led off to the jail.

The watch had been sold in Smith's pawnshop by two men, a description of whom was given by the pawnbroker. After the men were arrested, McAvoy was identified as the man who had offered the watch for sale and Lenihan as his companion during the deal. The men are booked under a charge of burglary in the second degree.

Dainty Cakes
Such as our bakery bakes need no apology when offered at your table. They're the home-made style, sure enough. Same with our rolls and bread. A list of fresh dainties every day.
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